Dwight Jesko 3970 FM 1057 Hereford, TX 79045 Telephone: (806) 344-2568 jeskopatty@gmail.com PRO SE

-and-

Cory Jesko 3970 FM 1057 Hereford, TX 79045 Telephone: (806) 344-6113 cory.jesko@gmail.com PRO SE FILED

JAN 04 2024

CLERK, U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

IN RE:	Chapter 7
McCLAIN FEED YARD, INC., McCLAIN FARMS, INC., AND 7M CATTLE	CASE NO. 23-20084-rlj
FEEDERS, INC.,	Jointly Administered
Debtors. ¹	
RABO AGRIFINANCE LLC,	
Plaintiff,	ADV. PROC. NO. 23-02005-rlj
v.	Honorable Robert L. Jones
ACEY LIVESTOCK, LLC, et al.	

¹ The debtors in these jointly administered cases are: (1) McClain Feed Yard, Inc. (Case No. 23-20084); (2) McClain Farms, Inc. (Case No. 23-20885); and (3) 7MCattle Feeders, Inc. (Case No. 23-20886). All three cases are being jointly administered under the case number for McClain Feed Yard, Inc.

ORIGINAL *PRO SE* ANSWER OF DEFENDANTS <u>CORY JESKO AND DWIGHT JESKO</u>

TO THE HONORABLE ROBERT L. JONES

COME NOW Defendants Cory Jesko and Dwight Jesko, and in answer to Plaintiff Rabo Agrifinance LLC's First Amended Complaint for Declaratory Relief, would answer as follows:

Paragraphs 1 through 6: Admitted.

Paragraphs 7 through 58: Defendants have insufficient information to either admit or deny these allegations.

Paragraph 59: Admitted.

Paragraph 60: Admitted.

Paragraphs 61 through 138. Defendants have insufficient information to either admit or deny these allegations.

Paragraph 139: Admitted.

Paragraph 140: Acknowledged, but no answer or response is required.

Paragraphs 141 through 173: Defendants have insufficient information to either admit or deny the allegations of these Paragraphs, except: Cory Jesko filed his P&S Dealer Trust Claim on May 15, 2023. Dwight Jesko filed his P&S Dealer Trust Claim on May 17, 2023.

Paragraph 174: Acknowledged, but no answer or response is required.

Paragraphs 175 through 184: Defendants have insufficient information, and insufficient understanding, to either admit or deny the allegations of these Paragraphs.

Paragraph 185: Acknowledged, but no answer or response is required.

Paragraphs 186 through 202: Defendants have insufficient information, and insufficient understanding, to either admit or deny the allegations of these Paragraphs.

Paragraph 203: Acknowledged, but no answer or response is required.

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Paragraphs 204 through 212: Defendants have insufficient information, and insufficient understanding, to either admit or deny the allegations of these Paragraphs.

Defendants deny that Plaintiff is entitled to the relief sought in its First Amended Complaint.

DATED this 29 day of December, 2023.

Respectfully submitted,

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Dwalt Jesho Dwight Jesho

-and-

PRO SE Cory Jesko 3970 FM 1057 Hereford, TX 79045 cory.jesko@gmail.com Telephone: (806) 344-6113

By: Cory Jesko

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing *Original Pro*Se Answer of Defendants Cory Jesko and Dwight Jesko was served by the court enabled electronic service upon the following listed parties on this 29 day of December 2023:

Underwood Law Firm, P.C. Thomas C. Riney W. Heath Hendricks 500 South Taylor, Suite 1200, LB 233 Amarillo, Texas 79101

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Dwight Jesko

Dwight Jesko

Cory Jesko